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AFTER FINAL: ATTENTION TRAMMEL, J.

PTO/SB/97 (09-04)
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on December 21, 2005

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31435

904-261-9992

Registration Number, if applicable

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- (1) Response to second Notification of Non-Complaint Appeal Brief 3 pp
- (2) COPY of Notification of Non-Compliant Appeal Brief 2 pp

This collection of information is required by 37 CFR 1.8. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 1.8 minutes to complete, including gethering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS, SEND TO: Commissioner for Patenta, P.O. Box 1450, Alexandria, VA 22313-1450.

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TO:

AFTER FINAL COMMUNICATION

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URGENT ATTN: James Trammel, Supervisory Examiner, Art Unit 3621

DEC 2 1 2005

PETITION

IN RESPONSE TO NOTIFICATION OF NON-COMPLIANT APPEAL BRIEF & SUPPLEMENTAL TO APPEAL BRIEF

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

UNDER GRANTED PETITION TO MAKE SPECIAL

GROUP ART UNIT: 3621

EXAMINER: Backer, Firmin

INVENTOR(S): Triola, C.R.

SERIAL NO .: 09/833.390

CONF. NO : 3769

FILED: April 11, 2001

SUBJECT: Method and Apparatus for Processing Escrow Transactions

SECOND PETITION TO INVOKE SUPERVISORY AUTHORITY UNDER 37 C.F.R. 1.181

TO: THE COMMISSIONER FOR PATENTS

ATTN: James Trammel, Supervisory Examiner, Art Unit 3621

Appellant has received the attached, second Notification of Non-Compliant Appeal Brief, mailed 12/14/2005, see attached Exhibit Triola A2.

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Contrary to a twice filed form PTO/SB122, this second Notice was sent to an invalid previous

Correspondence Address. It is respectfully requested that this Change of Correspondence 37

Address be made effective immediately. It is respectfully requested that the second 38

Notification either be reissued to the appropriate address and with further explanation of its

content, or be completely rescinded as already satisfied based on the following. ΔÒ

In the second Notification, Examiner Backer has checked boxes 8, 9 and 10. Under number 10, 42

"Other," Examiner Backer states inter alia: "Applicant needed provided [sic, needs to provide?] 43

information on 9 and 10 whether or not they exist." 44

DOCKET NO. CRT044US / 952817-8

Page 1 of 3

The Examiner's statement is not understood. How can one provide information that does not exist? Moreover, Appellant has already complied with checked box 9.

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On August 11, 2005, Appellant filed his RESPONSE TO NOTIFICATION OF NON-COMPLIANT

APPEAL BRIEF in reply to a first Notification which similarly checked box 9 only. The

Response was filed, despite a verbal confirmation from Supervisory Examiner J. Trammel that it

was understood to be withdrawn, because a Petition in that matter was not issued until the 30-

day deadline.

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That RESPONSE included a replacement brief along with an explanation of the changes, including the "addition of Page 62 of 62" providing an Appendix page titled "RELATED APPEALS AND INTERFERENCES APPENDIX,"compliant with the USPTO request for a page stating the fact that "There are no related appeals nor interferences." (as also stated on page 3 of the Brief). Seemingly, Examiner Backer has ignored Appellant's August 11, 2005 filing.

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That RESPONSE also filed a copy of the original SB/97 Correspondence Address change.

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With respect to box 8, the cited regulation 41.37(c)(1)(ix) requires an "Evidence Appendix."

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Said Evidence Appendix is and has from the first also been already included in the Brief, page 61, with included originally filed Exhibits appropriately stamped as associated with the Appellant Triola and as referred to in the text of the Brief with statements as to their context to Appellant's arguments. There are no Affidavits relied upon under Sec. 1.130, 1.131 or 1.132 in the Appeal Brief. Examiner Backer gives no indication as to any inadequacy of the already provided Appendix and Exhibits.

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The second Notification is in error or, at the least, incomprehensible as not providing an explanation of the Examiner's opinion of what is still allegedly missing. The Notification requires that: "to avoid dismissal of the appeal, applicant must file a complete new brief...". Such a "new brief" would be identical to the brief on file. Therefore, appellant respectfully Petitions the Office to immediately to exercise Supervisory Authority to:

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DOCKET NO. CRT044US / 952817-8

Page 2 of 3

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Withdraw the 12/14/2005 Notification of Non-Compliant Appeal Brief, and (1) 1 Remove the requirement that "applicant must file a complete new brief." (2) 3 In view of the 30 day time period set to expire on Jan. 14, 2005, appellant respectfully requests that a written response to this Petition be sent by facsimile transmission to the undersigned as soon as possible and no later than January 10, 2006, to avoid the need of filing an exact duplicate of the on file Appeal Brief which does nothing to advance prosecution and under MPEP 904.03, "...adds to the burden and cost of prosecution. . .." Questions or a teleconference may be directed to the undersigned at 904-261-9992, EST 10 business hours 9 a.m.-11 a.m. and 1 p.m.-4 p.m. 11 12 Date: 21 DEC 2005 Respectfully submitted, 13 14 15 16 BY Exigene H. Valet 17 Attorney Reg. No. 31435 18 Richard Berg, Ladas & Parry 19 Fax: 1-323-934-0202 20 Tel.: 1-323-934-2300 21



United States Patent and Trademark Office



UNITED STATES DEPARTMENT OF COMMERCE United States Patest and Trademark, Uffice Allines: COMMISSIONER FOR PATENTS Alexandria, Virgiois 22313-1430 www.uspto.gov

APPLICATION NO.	FILING DATE	PIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/833,390	04/11/2001	C. Richard Triola	CRT044UT	3769
	90 12/14/2005		CXAM	INER
EUGENE H V 314 10TH AVB EDMONDS W	NUE SOUTH '		ARTUNIT	PAPER NUMBER
			DATE MAILED: 12/14/2009	5

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)				
Notific	ation of Non-Compliant Appeal Brief	09/833,390	TRIOLA, C. RICHARD				
(37 CFR 41.37)		Examiner	Art Unit				
		FIRMN BACKER	3621				
-	The MAILING DATE of this communication appears on the cover sheet with the correspondence address						
The Appeal Brief filed on 15 August 2005 is defective for failure to comply with one or more provisions of 37 CFR 41.37.							
To avoid dismissal of the appeal, applicant must file anamended brief or other appropriate correction (see MPEP 1205.03) within ONE MONTH or THIRTY DAYS from the mailing date of this Notification, whichever is longer. EXTENSIONS OF THIS TIME PERIOD MAY BE GRANTED UNDER 37 CFR 1.136.							
1.	The brief does not contain the items required under 37 CFR 41.37(c), or the items are not under the proper heading or in the proper order.						
2.	The brief does not contain a statement of the status of all claims, (e.g., rejected, allowed, withdrawn, objected to, canceled), or does not identify the appealed claims (37 CFR 41.37(c)(1)(iii)).						
3.	At least one amendment has been filed subsequent to the final rejection, and the brief does not contain a statement of the status of each such amendment (37 CFR 41.37(c)(1)(iv)).						
4.	(a) The brief does not contain a concise explanation of the subject matter defined in each of the independent claims involved in the appeal, referring to the specification by page and line number and to the drawings, if any, by reference characters; and/or (b) the brief fails to: (1) identify, for each independent claim involved in the appeal and for each dependent claim argued separately, every means plus function and step plus function under 35 U.S.C. 112, sixth paragraph, and/or (2) set forth the structure, material, or acts described in the specification as corresponding to each claimed function with reference to the specification by page and line number, and to the drawings, if any, by reference characters (37 CFR 41.37(c)(1)(v)).						
5. 🗌	The brief does not contain a concise statement of each ground of rejection presented for review (37 CFR 41.37(c)(1)(vi))						
6. 🗌	The brief does not present an argument under a separate heading for each ground of rejection on appeal (37 CFR 41.37(c)(1)(vii)).						
7.	The brief does not contain a correct copy of the appealed claims as an appendix thereto (37 CFR 41.37(c)(1)(viii)).						
8. 🖾	The brief does not contain copies of the evidence submitted under 37 CFR 1.130, 1.131, or 1.132 or of any other evidence entered by the examiner and relied upon by appellant in the appeal , along with a statement setting forth where in the record that evidence was entered by the examiner, as an appendix thereto (37 CFR 41.37(c)(1)(ix)).						
9. 🖾	The brief does not contain copies of the decision identified in the Related Appeals and Interferent 41.37(c)(1)(x)).	ons rendered by a court or the Bo ices section of the brief as an ap	pard in the proceeding pendix thereto (37 CFR				
10.⊠	Other (including any explanation in support of t	he above items):					
	Applicant needed provided information on 9 and 10 whether or not they exist.						
		Prima	N BAÇKER iry Examiner nit: 3621				

U.S. Patent and Trademark Office PTOL-462 (Rev. 7-05)

Notification of Non-Compliant Appeal Brief (37 CFR 41.37)

Part of Paper No. 30